Document 1-2 Filed 10/06/17 Page 1 of 18 PageID #:

CASE SUMMARY **CASE NO. CV-17-1218**

Lake Texoma Highport, LLC dba Highport Maina & Resort & Highport Social Club VS. Alterra Excess & **Surplus Insurance Company**

Judicial Officer: Gary, Brian K.

Location: 397th District Court

Filed on: 08/09/2017

CASE INFORMATION

Contract:

Consumer/Commercial/Debt

Case Flags: 397th District Court

DATE

CASE ASSIGNMENT

Current Case Assignment

Case Number

CV-17-1218

Court

397th District Court

Date Assigned

08/09/2017

Judicial Officer

Gary, Brian K.

PARTY INFORMATION

Plaintiff

Lake Texoma Highport, LLC dba Highport Maina & Resort & Highport

Social

Lead Attorneys

Shields, R. Brian

Retained

972-788-2040(W)

Defendant

Alterra Excess & Surplus Insurance Company

HARMON, J. RICHARD

Retained

DATE	EVENTS & ORDERS OF THE COURT	INDEX
08/09/2017	Case Information Sheet	
08/09/2017	Original Petition (OCA) and Request for Disclosure	
08/09/2017	Citation Alterra Excess & Surplus Insurance Company Served: 08/30/2017 Response Due: 09/25/2017	
08/09/2017	Email Correspondence to Attorney	
08/09/2017	Issuance of Citation COPY - Issued on Alterra Excess and Surplus Insurance Company - Emailed to Attorney for Service	DISTRIC CHILING
09/28/2017	COPY - Issued on Alterra Excess and Surplus Insurance Company - Emailed to Attorney for Service Answer Alterra Excess & Surplus Insurance Company	
DATE	FINANCIAL INFORMATION	
	Defendant Alterra Excess & Surplus Insurance Company Total Charges	COUNTY: TEXTIMITY 40.00

Defendant Alterra Excess & Surplus Insurance Company Total Charges

Total Payments and Credits

40.00

40.00

Document 1-2 Filed 10/06/17 Page 2 of 18 PageID #:

CASE SUMMARY

CASE No. CV-17-1218

Balance Due as of 10/2/2017	0.00
Plaintiff Lake Texoma Highport, LLC dba Highport Maina & Resort & Highport Social	
Total Charges	285.00
Total Payments and Credits	285.00
Balance Due as of 10/2/2017	0.00



10
8/9/2017 11:57 AI
Kelly Ashmor
CIVIL CASE INFORMATION SHEET
V-17-1218
Grayson County - 397th District Coefficient Clear
Grayson County

Cause Number <i>(for</i>	CV 17 1	1218	Co	O.	-	ounty - 397th District Cou Gra
					_	
A civil case information sheet mu	ma Highport, LLC v. Alterra Excee .g., John Smith v. All American Insuran ist be completed and submitted wh ent petition for modification or mo	nce Co; In re M nen an origin otion for enfo	fary Ann Jones; In the Mal petition or applicatorcement is filed in a	latter of the Estate of Ge tion is filed to initiate family law case. Th	a new civil	I, family law, probate, or mental
1. Contact information for perso	n completing case information sh	neet: 1	Names of parties in c	ase:		or entity completing sheet is:
Name:	Email:	I	Plaintiff(s)/Petitioner(s):		☐ Attorney for Plaintiff/Petitioner ☐ Pro Se Plaintiff/Petitioner ☐ Title IV-D Agency	
R. Brian Shields	bshields@shieldslegal.con	<u>m 1</u>	Lake Texoma Highport, LLC			
Address:	Telephone:	dba HI		dba Highport Marina		l Parties in Child Support Case:
16301 Quorum Drive, Suite 250B	972-788-2040			,		Parent:
City/State/Zip:	Fax:		Defendant(s)/Respond Alterra Excess & Sur			Parent:
Addison, TX 75001	972-788-4332		Company			odial Parent:
Signature:	State Bar No:	-			Description of 17-th and	
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2 Indicate case type or identify	the most important issue in the ca	-			1947APA	
2. Indicate case type, or identity	Civil	ase (sereci o	10, 1).			ily Law
Contract	Injury or Damage	ъ	eal Property	Marriage Relat	ianchin	Post-judgment Actions (non-Title IV-D)
Debt/Contract	Assault/Battery		ent Domain/	□Annulment		☐Enforcement
Consumer/DTPA	Construction Defamation	Cond-	emnation	Declare Marrie	age Void	☐Modification—Custody ☐Modification—Other
☐Debt/Contract☐Fraud/Misrepresentation	Malpractice	Quiet		□With Child	en	Title IV-D
Other Debt/Contract:	Accounting	Tresp	espass to Try Title No Child			Enforcement/Modification
	Legal	Other	Property:		1	Patemity
Foreclosure [Home Equity—Expedited]	☐Medical ☐Other Professional					Reciprocals (UIFSA)
Other Foreclosure Franchise	Liability:	Rela	ted to Criminal			Support Order
Insurance	Motor Vehicle Accident		Matters	Other Famil	y Law	Parent-Child Relationship
Landlord/Tenant	Premises	Expui		☐Enforce Forei	gn	Adoption/Adoption with
Non-Competition	Product Liability		nent Nisi Judgment Disclosure		10	Termination Child Protection
Partnership Other Contract:	☐ Asbestos/Silica ☐ Other Product Liability		re/Forfeiture	Name Change	;	Child Support
Gotter Contract.	List Product:	Writ	of Habeas Corpus—	☐Protective Ore	ier	Custody or Visitation
			ndictment	Removal of Disabilities of Minority		Gestational Parenting Grandparent Access
	Other Injury or Damage:	LJOther				Parentage/Paternity
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Employment	Other Administrative Appeal		er Discipline	<u>.</u>]		Other Parent-Child:
☐ Discrimination ☐ Retaliation	Administrative Appear		tuate Testimony			
Termination	Competition	Secur	ies/Stock			
Workers' Compensation	Code Violations		ous Interference			
Other Employment:	Foreign Judgment Intellectual Property	Other				
Tax		H	Probate & M	lental Health		
Tax Appraisal	Probate/Wills/Intestate Adminis			Guardianship—Adu		
Tax Delinquency	☐ Dependent Administration ☐ Independent Administration		□GuardianshipMinor □Mental Health			
☐ Other Tax ☐ Independent Adm ☐ Other Estate Proc				Other:		-
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Appeal from Municipal or Jus	, if applicable (may select more the	ratory Judgm	ent	□Preju	dgment Ren	nedy
Arbitration-related	Garnisi	shment		11 0-007	ctive Order	·
Attachment				Rece		- 10 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
☐Bill of Review ☐License☐Certiorari ☐Mandai			Sequest □ Sequest □ Tempor			aining Order/Injunction
Class Action	□ Post-ju		dgment Turnover			
4. Indicate damages sought (do not select if it is a family law case):						
Less than \$100,000, including damages of any kind, penalties, costs, expenses, pre-judgment interest, and attorney fees						
Less than \$100,000 and non-n						
Over \$200,000 but not more t						OF O
Over \$1,000,000						
		Pri	nt Form			MANAGEMENT 13

LAKE TEXOMA HIGHPORT, LLC d/b/a HIGHPORT MARINA & RESORT & HIGHPORT SOCIAL CLUB,	<i>\$</i> \$ \$ \$ \$ \$	IN THE DISTRICT COURT OF
Plaintiff,	§	
	§	
v.	§	GRAYSON COUNTY, TEXAS
	§	
ALTERRA EXCESS & SURPLUS	§	
INSURANCE COMPANY,	§	Grayson County - 397th District Court
	§	
Defendant.	§	JUDICIAL DISTRICT

PLAINTIFF'S ORIGINAL PETITION & REQUEST FOR DISCLOSURE

COMES NOW, Plaintiff Lake Texoma Highport, LLC d/b/a Highport Marina & Resort & Highport Social Club (hereinafter "Highport" or "Plaintiff") and filed this Original Petition and Request for Disclosure against Defendant Alterra Excess & Surplus Insurance Company (hereinafter "Alterra" or "Defendant"), and alleges as follows:

I. DISCOVERY CONTROL PLAN

1. Plaintiff intends to conduct discovery under Level 2 of the Texas Rules of Civil Procedure and affirmatively pleads that this suit is not governed by the expedited actions process in Texas Rules of Civil Procedure 169 because Plaintiff seeks monetary relief aggregating \$100,000 or more.

II. CLAIM FOR RELIEF

2. Plaintiff seeks monetary relief over \$1,000,000.00. Tex. R. Civ. P. 47(c)(5).

III. PARTIES



- 3. Plaintiff, Lake Texoma Highport, LLC d/b/a Highport Marina & Resort & Highport Social, is a Texas limited liability company whose principal place of business is 120 Texoma Harbor Drive, Pottsboro, Texas 75076.
- 4. Defendant Alterra Excess & Surplus Insurance Company is an active Delaware Corporation. Upon information and belief, its principal place of business is 4521 Highwoods Parkway, Glen Allen, Virginia 23060. Alterra may be served with process by serving its registered agent The Corporation Trust Company, Corporation Trust Center, 1209 Orange Street, Wilmington, Delaware 19801.

IV. JURISDICTION & VENUE

- 5. This Court has jurisdiction over this matter pursuant to Chapter 37 of the Tex. Civ. Pract. & Rem. Code. This Court has personal jurisdiction over the parties named herein because Plaintiff is a Texas entity or the parties subjected themselves to the State of Texas by purposefully contracting with Plaintiff, a Texas entity. Further, this action grows out of or is connected with the business transacted in this State.
- 6. Venue in Grayson County, Texas is appropriate pursuant to Sections 15.002(a)(1); and 15.032 of the Texas Civil Practice and Remedies Code because Grayson County is the county in which all or a substantial part of the events or omissions giving rise to the claim occurred. Further, pursuant to Section 15.032 of the Texas Civil Practice and Remedies Code, suit against fire, marine or inland insurance companies may also be commenced in any county in which the insured property was situated.
 - 7. The amount in controversy is within the jurisdictional limits of this Court.

V. FACTS



S COUNT

- 8. Plaintiff owns a marina on the southern shore of Lake Texoma in Grayson County, Texas (the "Marina"). The Marina consists of land, a restaurant, a club, multiple docks, a bulkhead and a long list of other property normally associated with marinas.
- 9. Plaintiff entered into an insurance agreement, policy no. MKLS13XP000664 (the "Policy"), with Defendant that was effective from September 9, 2014 until September 12, 2015 whereby Defendant agreed to insure Plaintiff from loss due to damage caused by wind, specifically excluding flood damage. This Policy provided for \$2,500,000.00 of coverage for damage caused by wind.
- 10. On May 8, 2015 a flood occurred at Lake Texoma causing substantial damage to Plaintiff. This flood continued to rise throughout May until it reached its peak on June 1, 2015. At this point the majority of the Marina was underwater.
- 11. On May 25, 2015 a severe wind event occurred at the Marina that caused significant damage. A number of boathouses were pushed off their pilings and slammed into one another. This caused extensive damage throughout the Marina.
- Plaintiff notified Defendant and made a claim on Plaintiff's insurance policy held 12. by Defendant. The policy specifically covers damage caused by wind, not water. All damages Plaintiff is seeking compensation for were caused by wind.
- 13. However, on August 1, 2017 Defendant's agent, Engle Martin & Associates, denied Plaintiff's insurance claim. Their stated reason was that the damage in question caused to the Marina was caused by flood, not wind. This is simply incorrect.
- 14. Plaintiff now brings this lawsuit seeking compensation for damages due to the OF COURT aforementioned wind event.

COUNT 1 – BREACH OF CONTRACT VI.

COUNTY COUNTY

- 15. Plaintiff incorporates by reference the allegations of the preceding paragraphs 1 through 14.
- 16. Plaintiff and Defendant entered into a valid and enforceable contract whereby Plaintiff agreed to pay Defendant for property insurance providing blanket coverage for, among other things, all of Plaintiff's real and personal property associated with the Marina.
- 17. Defendant breached the contract by failing to provide Plaintiff with blanket coverage for the property damaged by the flood, and by failing to properly adjust Plaintiff's claim as required under the policy.
- 18. As a direct and proximate cause of Defendant's actions, Plaintiff has been damaged in excess of \$1,000,000.00.
- 19. Plaintiff is also seeking all attorneys' fees and costs for pursuing this action against Defendant.

VII. VIOLATIONS OF DTPA AND INSURANCE CODE

- 20. Plaintiff incorporates by reference the allegations of the preceding paragraphs 1 through 19.
- 21. Plaintiff is a consumer, under the Texas Deceptive Trade Practices Act ("DTPA") and Defendant has violated and is liable under §§ 17.46(b)(5), (7) and (23) of the DTPA, Defendant also violated and is liable under the Texas Insurance Code, §§ 541.051(1), 541.060(1) and 541.060(1)-(5), said violations were a producing and/or proximate cause of actual damages to Plaintiff, and justify the award of attorney's fees.
- Plaintiff would further submit that the alleged violations were committed 22. knowingly, thus entitling Plaintiff to recover additional and/or treble damages.

23. Plaintiff would agree to abate these proceedings for 60 days pursuant to the Texas Deceptive Trade Practices Act.

VIII. JURY DEMAND

24. Plaintiff demands a jury trial and tenders the appropriate fee with this Petition.

IX. CONDITIONS PRECEDENT

25. All conditions precedent to Plaintiff's claim for relief have been performed or have occurred.

X. REQUEST FOR DISCLOSURE

26. Under Texas Rule of Civil Procedure 194, Plaintiff requests that Defendants disclose, within 50 days of the service of this request, the information or material described in Rule 194.2.

PRAYER

WHEREFORE PREMISES CONSIDERED, Plaintiff respectfully requests that

Defendant be cited to appear an answer, and that upon final trial, the Court order the relief
requested hereinabove; award Plaintiff their costs and reasonable and necessary attorney's fees,
and for such other and further relief to which Plaintiff is entitled.



Respectfully submitted, SHIELDS LEGAL GROUP, P.C. /s/ R. Brian Shields James D. Shields State Bar No. 18260400 Bart F. Higgins State Bar No. 24058303 R. Brian Shields State Bar No. 24056310 16301 Quorum Drive, Suite 250B Addison, Texas 75001 (972) 788-2040 -Main (972) 788-4332 -Facsimile Email: jshields@shieldslegal.com bhiggins@shieldslegal.com bshields@shieldslegal.com

STATE OF TEXAS
COUNTY OF GRAYSON

I, Kelly Ashmore, District Cierk in and for Grayson County Texas, do hereby certify that the about and foregoing he free and correct copy of the original document as the same appears on the file in the District Court, Grayson Denty, Texas Inc. 1992 A.D. 20 1.

The Court, this the Court, the Court

KELLY ASHMORE DISTRICT CLERK JUSTICE CENTER, 200 S. CROCKETT SHERMAN, TEXAS 75090

R. Brian Shields 16301 Quprum Drive Suite 250B Addison TX 75001

CITATION

The State of Texas

NOTICE TO DEFENDANT: You have been sued. You may employ an attorney. If you or your attorney does not file a written answer with the clerk who issued this citation by 10:00 a.m. on the Monday next following the expiration of twenty days after you were served this citation and petition, a default judgment may be taken against you.

Alterra Excess & Surplus Insurance Company The Corporation Trust Company 1209 Orange Street Wilmington DE 19801

Greetings:

You are hereby commanded to appear by filing a written answer to the PLAINTIFF'S ORIGINAL PETITION AND REQUEST FOR DISCLOSURE at or before ten o'clock a.m. on the Monday after the expiration of twenty days after the date of service of this citation before the Honorable 397th District Court of Grayson County, Texas at the Justice Center of said County in Sherman, Texas. Said Plaintiff's Petition was filed in said court on the 9th day of August, 2017 this case, numbered CV-17-1218 on the docket of said court, and styled:

Lake Texoma Highport, LLC dba Highport Maina & Resort & Highport Social Club VS. Alterra Excess & Surplus Insurance Company

The nature of the Plaintiff's demand is fully shown by a true and correct copy of the PLAINTIFF'S ORIGINAL PETITION AND REQUEST FOR DISCLOSURE, accompanying this citation and make a part hereof.

The officer executing this writ shall promptly serve the same according to requirements of law, and the mandates thereof, and make due return as the law directs.

Issued and given under hand and seal of said court at Sherman, Texas, 9th day of August, 2017.

Kelly Ashmore

District Clerk

Grayson County, Texas



CV-17-1218

SHERIFF'S RETURN

	day of		,, at
O'clock County. Texas by deli:	And executed vering to each of	in f the within-nam	ned defendant(s), in Person, a true copy of the
citation, having first en	ndorsed thereon t	the date of deliv	very, Together with the accompanying true as
correct copy of the Plair	ntiff's Petition, at	The following tir	mes and places, to-wit:
NAME	Date Yr-Day-	Yr Time	Place, Course, Dist from Court House
Type of Service: Person	nal Posting Pu	blication Other	•
Type of Paper:			
And not executed as to	the defendant,		the
Diligence used in findin	ig said defendant b	being	and
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Christy Owen

From:

Christy Owen

Sent:

Wednesday, August 09, 2017 4:53 PM

To:

'kcooper@shieldslegal.com'

Subject:

CV-17-1218 Highport

Attachments:

Cit-Civil.pdf

Attached please find Citation for service. Once service is complete please submit a copy for our records.

Should you have any questions, please feel free to give me a call.

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OF COUNTY

CAUSE NO. CV-17-1218

LAKE TEXOMA HIGHPORT, LLC	§	IN THE DISTRICT COURT
d/b/a HIGHPORT MARINA & RESORT	§	
& HIGHPORT SOCIAL CLUB,	§	
	§	
Plaintiff,	§	
	§	
VS.	§	GRAYSON COUNTY, TEXAS
	§	
ALTERRA EXCESS & SURPLUS	§	
INSURANCE COMPANY,	§	
	§	
Defendant.	§	397TH JUDICIAL DISTRICT

DEFENDANT ALTERRA EXCESS & SURPLUS INSURANCE COMPANY'S ORIGINAL ANSWER

TO THE HONORABLE COURT:

Alterra Excess & Surplus Insurance Company ("Defendant" or "Alterra"), files this Original Answer in response to Plaintiff's Original Petition and shows as follows:

I. GENERAL DENIAL

1.1 Pursuant to Rule 92 of the Texas Rules of Civil Procedure, Alterra generally denies each and every allegation stated in Plaintiff's Original Petition, and since they are allegations of fact, demands strict proof thereof by a preponderance of the credible evidence in accordance with the laws of the State of Texas.

II. <u>PRAYER</u>

2.1 Wherefore, Defendant Alterra Excess & Surplus Insurance Company respectfully prays that Plaintiff take nothing by its suit herein, and for all other relief to which Defendant is justly entitled.

2831386v1 03258.282

Respectfully submitted,

THOMPSON, COE, COUSINS & IRONS, LLP

By:

/s/ J. Richard Harmon

J. Richard Harmon State Bar No. 09020700 rharmon@thompsoncoe.com Linda Szuhy Ressetar

State Bar Number 24033250 lressetar@thompsoncoe.com 700 N. Pearl Street, 25th Floor

Dallas, Texas 75201 Telephone (214) 871-8200 Facsimile (214) 871-8209

ATTORNEYS FOR DEFENDANT ALTERRA **EXCESS & SURPLUS INSURANCE COMPANY**

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing was served via electronic service on this 28th day of September, 2017 on the following counsel of record:

James D. Shields Bart F. Higgins R. Brian Shields Shields Legal Group, PC 16301 Quorum Drive, Suite 250B Addison, Texas 75001

/s/ J. Richard Harmon

J. Richard Harmon Linda Szuhy Ressetar



CAUSE NO. CV-17-1218

LAKE TEXOMA HIGHPORT, LLC

d/b/a HIGHPORT MARINA & RESORT
& HIGHPORT SOCIAL CLUB,

Plaintiff,

v.

GRAYSON COUNTY, TEXAS

ALTERRA EXCESS & SURPLUS
INSURANCE COMPANY,

Defendant.

BY

IN THE DISTRICT COURT OF

GRAYSON COUNTY OF

GRAYSON COUNTY OF

GRAYSON COUNTY OF

TEXAS

Grayson County - 397th District Court

SOURCE COMPANY OF OTHER OF OTHER OF OTHER OF OTHER OF OTHER OTHER

RETURN OF SERVICE WITH DECLARATION

On August 29, 2017 at 3:00 P.M., I received *Citation* in the above numbered and entitled cause to be served on defendant **Alterra Excess & Surplus Insurance Company**. I executed said citation by forwarding a copy of it together with the Plaintiff's Original Petition and Request for Disclosure attached thereto to The Corporation Trust Company, the within named defendant's registered agent, at 1209 Orange Street, Wilmington, Delaware 19801 via Certified Mail, Return Receipt Requested on **August 30, 2017**. USPS form 3811 is attached hereto.

My name is Marc R. Jaco. My date of birth is October 30, 1951, and my address is 555 Republic Dr., Ste 200, Plano, Texas 75074 USA. I declare under penalty of perjury that the foregoing is true and correct.

Executed in Collin County, State of Texas on the September 28, 2017.

Declarant

Marc R. Jaco SCH 673 Expires 07/31/2020



Document 1-2

SENDER: COMPLETE THIS SECTION COMPLETE THIS SECTION ON DELIVERY Complete items 1, 2, and 3. A. Signature Print your name and address on the reverse √ □ Agent so that we can return the card to you. ☐ Addressee Attach this card to the back of the mailpiece, B. Received by (Printed Name) C. Date of Delivery or on the front if space permits. 1. Article Addressed to: D. Is delivery address different from item 1? ☐ Yes ANTELLA EXCESS & SURPLUS If YES, enter delivery address below: INSUCANCE CHARPING 40 THE COLPARATION TRUST 1209 DEANCE STEELT RECEIVED SEP 0 6 2017 ☐ Priority Mail Express®
☐ Registered Mail™
☐ Registered Mail Restricted Delivery
☐ Return Receipt for Merchandiss
☐ Signature Confirmation™
☐ Signature Confirmation
☐ Standard Delivery 3. Service Type ☐ Adult-Signature
☐ Adult-Signature Restricted Delivery
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Collect on Delivery
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Insured Mail Asstricted Delivery
(over \$500) 2. Article Number (Transfer from service label)

7017 0660 0000 2620 0649

PS Form 3811, July 2015 PSN 7530-02-000-9053



Restricted Delivery

Domestic Return Receipt

USPS Tracking® Results

FAQs > (http://faq.usps.com/?articleId=220900)

Track Another Package +

Remove X

Tracking Number: 70170660000026200649

Delivered

Expected Delivery On: Wednesday, September 6, 2017 (1) **Product & Tracking Information**

See Available Actions

Postal Product: First-Class Mail® Features:

Certifled Mail™

See tracking for related item: 9590940228687069649360 (/go/TrackConfirmAction?tLabels=9590940228687069649360)

DATE & TIME

STATUS OF ITEM

LOCATION

September 6, 2017, 6:32 am

Delivered, Individual Picked Up at

Postal Facility

WILMINGTON, DE 19801

Your item was picked up at a postal facility at 6:32 am on September 6, 2017 in WILMINGTON, DE 19801.

September 5, 2017, 2:02 pm

Available for Pickup

WILMINGTON, DE 19801

September 5, 2017, 12:41 pm

Arrived at Unit

WILMINGTON, DE 19801

September 5, 2017, 9:07 am

In Transit to Destination

ON ITS WAY TO WILMINGTON, DE 19801

September 4, 2017, 9:07 am

In Transit to Destination

ON ITS WAY TO WILMINGTON, DE 19801

September 3, 2017, 7:07 pm

Departed USPS Regional Destination Facility

WILMINGTON DE DISTRIBUTION

CENTER

September 3, 2017, 6:58 am

Arrived at USPS Regional Destination Facility

WILMINGTON DE DISTRIBUTION

CENTER

September 2, 2017, 7:07 pm

Departed USPS Regional Destination Facility

September 2, 2017, 3:37 pm

Arrived at USPS Regional Destination Facility

PHILADELPHIA PA DISTRIBUTION DISTRICT COUNTY CENTER

PHILADELPHIA PA DISTRIBUTION CENTER

COUNTY COU

Case 4:17-cv-00720-ALM-KPJ USPS.com® - USPS Tracking® Results

Document 1-2 Filed 10/06/17 Page 18 of 18 PageID #: 25 https://tools.usps.com/go/TrackConfirmAction?tLabels=70170660...

DATE & TIME	STATUS OF ITEM	LOCATION
September 2, 2017, 9:48 am	In Transit to Destination	ON ITS WAY TO WILMINGTON, DE 19801
September 1, 2017, 9:48 am	In Transit to Destination	ON ITS WAY TO WILMINGTON, DE 19801
August 31, 2017, 9:48 am	In Transit to Destination	ON ITS WAY TO WILMINGTON, DE 19801
August 30, 2017, 9:48 pm	Departed USPS Regional Facility	COPPELL TX DISTRIBUTION CENTER
August 30, 2017, 9:04 pm	Arrived at USPS Regional Origin Facility	COPPELL TX DISTRIBUTION CENTER
August 30, 2017, 2:03 pm	USPS in possession of item	DALLAS, TX 75248
		See Less 🔨
Available Actions		
Text & Email Updates		~

See Less 🔨

Can't find what you're looking for?

Go to our FAQs section to find answers to your tracking questions.

FAQs (http://faq.usps.com/?articleId=220900)

